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Practitioner's Docket No.

SAA-36

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Box Patent Application Assistant Commissioner for Patents Washington, D.C. 20231

NEW APPLICATION TRANSMITTAL

Transmitted herewith for filing is the patent application of

Inventor(s): Rich.

Richard A. Baker, Jr.

WARNING: 37 C.F.R. § 1.41(a)(1) points out:

"(a) A patent is applied for in the name or names of the actual inventor or inventors.

"(1) The inventorship of a nonprovisional application is that inventorship set forth in the oath or declaration as prescribed by § 1.63, except as provided for in § 1.53(d)(4) and § 1.63(d). If an oath or declaration as prescribed by § 1.63 is not filed during the pendency of a nonprovisional application, the inventorship is that inventorship set forth in the application papers filed pursuant to § 1.53(b), unless a petition under this paragraph accompanied by the fee set forth in § 1.17(i) is filed application as a period to the companied of the inventorship is fired application.

is filed supplying or changing the name or names of the inventor or inventors."

For (title):

NETWORK ADDRESSING BASED ON PHYSICAL SITE LOCATION

OR A NETWORK DEVICE

CERTIFICATION UNDER 37 C.F.R. 1.10* (Express Mail label number is mandatory.)

express mail label number is **mandatory:** (Express Mail certification is optional.)

I hereby certify that this New Application Transmittal and the documents referred to as attached therein are being deposited with the United States Postal Service on this date 4-20-200 in an envelope as "Express Mail Post Office to Addressee," mailing Label Number EL 508 861 755 US addressed to the: Assistant Commissioner for Patents, Washington, D.C. 20231.

Judith Schick

(type or print name of person mailing paper)

Signature of person mailing paper

WARNING: Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. 1.8 cannot be used to obtain a date of mailing or transmission for this correspondence.

*WARNING: Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed thereon prior to mailing, 37 C.F.R. 1.10(b).

"Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will **not** be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.

(Application Transmittal [4-1]—page 1 of 11)





1. Type of Application

This new a	pplication	is f	for	aln	١
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(check one applicable item below)

		, , , , , , , , , , , , , , , , , , , ,
		Original (nonprovisional)
		Design
		☐ Plant
WAR	NING	Do not use this transmittal for a completion in the U.S. of an International Application under 35 U.S.C. 371(c)(4), unless the International Application is being filed as a divisional, continuation or continuation-in-part application.
WAR	NING	: Do not use this transmittal for the filing of a provisional application.
NOTE	TF	one of the following 3 items apply, then complete and attach ADDED PAGES FOR NEW APPLICATION RANSMITTAL WHERE BENEFIT OF A PRIOR U.S. APPLICATION CLAIMED and a NOTIFICATION PARENT APPLICATION OF THE FILING OF THIS CONTINUATION APPLICATION.
		Divisional.
		Continuation.
		Continuation-in-part (C-I-P).

2. Benefit of Prior U.S. Application(s) (35 U.S.C. 119(e), 120, or 121)

NOTE: A nonprovisional application may claim an invention disclosed in one or more prior filed copending nonprovisional applications or copending international applications designating the United States of America. In order for a nonprovisional application to claim the benefit of a prior filed copending nonprovisional application or copending international application designating the United States of America, each prior application must name as an inventor at least one inventor named in the later filed nonprovisional application and disclose the named inventor's invention claimed in at least one claim of the later filed nonprovisional application in the manner provided by the first paragraph of 35 U.S.C. 112. Each prior application must also be:

- (i) An international application entitled to a filing date in accordance with PCT Article 11 and designating the United States of America; or
 - (ii) Complete as set forth in § 1.51(b); or
- (iii) Entitled to a filing date as set forth in § 1.53(b) or § 1.53(d) and include the basic filing fee set forth in § 1.16; or
- (iv) Entitled to a filing date as set forth in § 1.53(b) and have paid therein the processing and retention fee set forth in § 1.21(f) within the time period set forth in § 1.53(f).

37 C.F.R. § 1.78(a)(1).

NOTE: If the new application being transmitted is a divisional, continuation or a continuation-in-part of a parent case, or where the parent case is an International Application which designated the U.S., or benefit of a prior provisional application is claimed, then check the following item and complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.

WARNING: If an application claims the benefit of the filing date of an earlier filed application under 35 U.S.C. 120, 121 or 365(c), the 20-year term of that application will be based upon the filing date of the earliest U.S. application that the application makes reference to under 35 U.S.C. 120, 121 or 365(c). (35 U.S.C. 154(a)(2) does not take into account, for the determination of the patent term, any application on which priority is claimed under 35 U.S.C. 119, 365(a) or 365(b).) For a c-i-p application, applicant should review whether any claim in the patent that will issue is supported by an earlier application and, if not, the applicant should consider canceling the reference to the earlier filed application. The term of a patent is not based on a claim-by-claim approach. See Notice of April 14, 1995, 60 Fed. Reg. 20,195, at 20,205.

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WARNING.	When the last day of pendency of a provisional application falls on a Saturday, Sunday, or Federal holiday within the District of Columbia, any nonprovisional application claiming benefit of the provisional application must be filed prior to the Saturday, Sunday, or Federal holiday within the District of Columbia. See 37 C.F.R. § 1.78(a)(3).
	The new application being transmitted claims the benefit of prior U.S. application(s). Enclosed are ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.
3. Papers	s Enclosed
(Des	uired for filing date under 37 C.F.R. § 1.53(b) (Regular) or 37 C.F.R. § 1.153 sign) Application
9 Pa	ages of specification
4 Pa	ages of claims
4 Sh	neets of drawing
WARNING:	DO NOT submit original drawings. A high quality copy of the drawings should be supplied when filing a patent application. The drawings that are submitted to the Office must be on strong, white, smooth, and non-shiny paper and meet the standards according to § 1.84. If corrections to the drawings are necessary, they should be made to the original drawing and a high-quality copy of the corrected original drawing then submitted to the Office. Only one copy is required or desired. For comments on proposed then-new 37 CFR 1.84, see Notice of March 9, 1988 (1990 O.G. 57-62).
inv the on	dentifying indicia, if provided, should include the application number or the title of the invention, ventor's name, docket number (if any), and the name and telephone number of a person to call if a Office is unable to match the drawings to the proper application. This information should be placed the back of each sheet of drawing a minimum distance of 1.5 cm. (5/8 inch) down from the top the page " 37 C.F.R. 1.84(c)).
	(complete the following, if applicable)
	The enclosed drawing(s) are photograph(s), and there is also attached a "PETITION TO ACCEPT PHOTOGRAPH(S) AS DRAWING(S)." 37 C.F.R. 1.84(b).
	formal
	informal
_	er Papers Enclosed
Pa	ages of declaration and power of attorney
Pa	ages of abstract
Ot	her
4. Addition	onal papers enclosed
	Amendment to claims
	☐ Cancel in this applications claims before calculating the filing fee. (At least one original independent claim must be retained for filing purposes.)
	Add the claims shown on the attached amendment. (Claims added have been numbered consecutively following the highest numbered original claims.)
	Preliminary Amendment
	Information Disclosure Statement (37 C.F.R. 1.98)
	Form PTO-1449 (PTO/SB/08A and 08B)
	Citations

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i_			aration of biological beposit
]	pert	mission of "Sequence Listing," computer readable copy and/or amendment aining thereto for biotechnology invention containing nucleotide and/or no acid sequence.
		Auth	norization of Attorney(s) to Accept and Follow Instructions from Representa-
]	Spe	cial Comments
	3	Othe	er
5. Dec	lar	atio	n or oath (including power of attorney)
	the by the by be de	e priore all or plicate e sign a sta eling fir ectarate eccute	rexecuted declaration is not required in a continuation or divisional application provided that it nonprovisional application contained a declaration as required, the application being filed is it fewer than all the inventors named in the prior application, there is no new matter in the ion being filed, and a copy of the executed declaration filed in the prior application (showing ature or an indication thereon that it was signed) is submitted. The copy must be accompanied atternent requesting deletion of the names of person(s) who are not inventors of the application filed. If the declaration in the prior application was filed under § 1.47, then a copy of that the ion must be filed accompanied by a copy of the decision granting § 1.47 status or, if a nonsigning under § 1.47 has subsequently joined in a prior application, then a copy of the subsequently of declaration must be filed. See 37 C.F.R. §§ 1.63(d)(1)–(3).
NOTE:	is ab	direct brevia ountry	ration filed to complete an application must be executed, identify the specification to which it ed, identify each inventor by full name including family name and at least one given name, without ation together with any other given name or initial, and the residence, post office address and or citizenship of each inventor, and state whether the inventor is a sole or joint inventor. 37 § 1.63(a)(1)-(4).
[X	Enc	losed
		Exe	cuted by
			(check all applicable boxes)
			inventor(s).
			legal representative of inventor(s). 37 CFR 1.42 or 1.43.
			joint inventor or person showing a proprietary interest on behalf of inventor who refused to sign or cannot be reached.
			☐ This is the petition required by 37 CFR 1.47 and the statement required by 37 CFR 1.47 is also attached. See item 13 below for fee.
		Not	Enclosed.
NOTE:	th m	e U.S ay be	the filing is a completion in the U.S. of an International Application or where the completion of application contains subject matter in addition to the International Application, the application to treated as a continuation or continuation-in-part, as the case may be, utilizing ADDED PAGE EW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION CLAIMED.
			Application is made by a person authorized under 37 C.F.R. 1.41(c) on behalf of all the above named inventor(s).
(T	he	dec	laration or oath, along with the surcharge required by 37 CFR 1.16(e) can be filed subsequently).
			☐ Showing that the filing is authorized. (not required unless called into question. 37 CFR 1.41(d))
			(Application Transmittal [4-1]—page 4 of 11)

6. Inventorship statement
WARNING: If the named inventors are each not the inventors of all the claims an explanation, including the ownership of the various claims at the time the last claimed invention was made, should be submitted.
The inventorship for all the claims in this application are:
The same.
or
 Not the same. An explanation, including the ownership of the various claims a the time the last claimed invention was made,
☐ is submitted.
☐ will be submitted.
7. Language
NOTE: An application including a signed oath or declaration may be filed in a language other than English An English translation of the non-English language application and the processing fee of \$130.0 required by 37 CFR 1.17(k) is required to be filed with the application, or within such time as may be set by the Office. 37 CFR 1.52(d).
☑ English
☐ Non-English
The attached translation includes a statement that the translation is accurate. 37 C.F.R. 1.52(d).
8. Assignment
☐ An assignment of the invention to SCHNEIDER AUTOMATION INC.
is attached. A separate ☐ "COVER SHEET FOR ASSIGNMENT (DOCUMENT) ACCOMPANYING NEW PATENT APPLICATION" or ☑ FORM PT 1595 is also attached.
☐ will follow.
NOTE: "If an assignment is submitted with a new application, send two separate letters-one for the application and one for the assignment." Notice of May 4, 1990 (1114 O.G. 77-78).
WARNING: A newly executed "CERTIFICATE UNDER 37 CFR 3.73(b)" must be filed when a continuation-in-pa application is filed by an assignee. Notice of April 30, 1993, 1150 O.G. 62-64.

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9. Certified Copy

Certified copy(ies) of application(s)

Country			Appln. N	0.		Filed]
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U.S. 120 i PAGI CLAI	item is for any foreign application or Internati is itself entitled to prio ES FOR NEW APPLIC MED.	ional Applic rity from a ATION TRA	ation from w prior foreign	hich this a application	application clair on, then comple	ns benefit under 35 L ete item 18 on the AL	J.S.C. DDED
10. Fee Ca	Iculation (37 C.F	.R. 1.16)					
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Total Claims (37 C	CFR 1.16(c)) ₂₇ -	20 =	7	×	\$ 18. .00	126.00	-
ndependent	CFR 1.16(b)) 4 -		1	×	\$ 7800	78.00	
Multiple dep	endent claim(s),						
if any (37 C	FR 1.16(d))			+	\$260.00		
☐ Ai	mendment cancel	ling extra	a claims is	enclos	ed.		
☐ A	mendment deletin	g multipl	e-depende	encies i	s enclosed.		
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prior	fees for extra claims ar to the expiration of the of fee deficiency. 37	e time pen	iod set for re				
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11. Small Entity Statement(s)
Statement(s) that this is a filing by a small entity under 37 CFR 1.9 and 1.2 is (are) attached.
WARNING: "Status as a small entity must be specifically established in each application or patent in which the status is available and desired. Status as a small entity in one application or patent does not affect any other application or patent, including applications or patents which are directly of indirectly dependent upon the application or patent in which the status has been established. The refiling of an application under § 1.53 as a continuation, division, or continuation-in-part (including a continued prosecution application under § 1.53(d)), or the filing of a reissue application required a new determination as to continued entitlement to small entity status for the continuing or reissue application. A nonprovisional application claiming benefit under 35 U.S.C. 119(e), 120, 121, 1365(c) of a prior application, or a reissue application may rely on a statement filed in the prior application or in the patent if the nonprovisional application or the reissue application includes reference to the statement in the prior application or in the patent or includes a copy of the statement in the prior application or in the patent and status as a small entity is still proper and desired. The payment of the small entity basic statutory filing fee will be treated as such a reference for purposes of this section." 37 C.F.R. § 1.28(a)(2).
(complete the following, if applicable)
☐ Status as a small entity was claimed in prior application
/, filed on, from which benef
is being claimed for this application under:
35 U.S.C. 119(e), 120, 121, 365(c),
and which status as a small entity is still proper and desired.
☐ A copy of the statement in the prior application is included.
Filing Fee Calculation (50% of A, B or C above)
\$
NOTE: Any excess of the full fee paid will be refunded if small entitiy status is established and a refund reque are filed within 2 months of the date of timely payment of a full fee. The two-month period is n extendable under § 1.136, 37 CFR 1.28(a).
12. Request for International-Type Search (37 C.F.R. 1.104(d))
(complete, if applicable)
Please prepare an international-type search report for this application at the time when national examination on the merits takes place.

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IJ. F	ee Pay	ment being made at this time	
1	□ No	t Enclosed	
		No filing fee is to be paid at this time. (This and the surcharge required by 37 C.F.R. 1.16 quently.)	ĉ(e) can be paid subse-
[🙀 En	closed	
	Q	Filing fee	\$ 894.00
	[3]	Recording assignment (\$40.00; 37 C.F.R. 1.21(h)) (See attached "COVER SHEET FOR ASSIGNMENT ACCOMPANYING NEW APPLICATION".)	\$ 40.00
		Petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached (\$130.00; 37 C.F.R. 1.47 and 1.17(i))	\$
		For processing an application with a specification in a non-English language (\$130.00; 37 C.F.R. 1.52(d) and 1.17(k))	\$
		Processing and retention fee (\$130.00; 37 C.F.R. 1.53(d) and 1.21(l))	\$
		Fee for international-type search report (\$40.00; 37 C.F.R. 1.21(e))	\$
NOTE:	to com and 1.7 filing fe	R 1.21(I) establishes a fee for processing and retaining any application plete the application pursuant to 37 CFR 1.53(f) and this, as well as 78(a)(1), indicate that in order to obtain the benefit of a prior U.S. we must be paid, or the processing and retention fee of § 1.21(I) mustion under § 53(f).	s the changes to 37 CFR 1.53 application, either the basic
		Total fees enclosed	\$ <u>934.00</u>
14. M		of Payment of Fees	
Ę	X Che	eck in the amount of \$934.00	
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		luplicate of this transmittal is attached.	
NOTE:	Fees st 1.22(b).	nould be itemized in such a manner that it is clear for which purpo	se the fees are paid. 37 CFR

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15. Authorization to Charge Additional Fees WARNING: If no fees are to be paid on filing, the following items should not be completed. WARNING: Accurately count claims, especially multiple dependent claims, to avoid unexpected high charges, if extra claim charges are authorized. The Commissioner is hereby authorized to charge the following additional fees by this paper and during the entire pendency of this application to Account No. 23-0442 37 C.F.R. 1.16(a), (f) or (g) (filing fees) 37 C.F.R. 1.16(b), (c) and (d) (presentation of extra claims) NOTE: Because additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these claims cancelled by amendment prior to the expiration of the time period set for response by the PTO in any notice of fee deficiency (37 CFR 1.16(d)), it might be best not to authorize the PTO to charge additional claim fees, except possibly when dealing with amendments after final action. 37 C.F.R. 1.16(e) (surcharge for filing the basic filing fee and/or declaration on a date later than the filing date of the application) 37 C.F.R. §§ 1.17(a)(1)–(5) (extension fees pursuant to § 1.136(a)). ☐ 37 C.F.R. 1.17 (application processing fees) NOTE: ". . . A written request may be submitted in an application that is an authorization to treat any concurrent or future reply, requiring a petition for an extension of time under this paragraph for its timely submission. as incorporating a petition for extension of time for the appropriate length of time. An authorization to charge all required fees, fees under § 1.17, or all required extension of time fees will be treated as a constructive petition for an extension of time in any concurrent or future reply requiring a petition for an extension of time under this paragraph for its timely submission. Submission of the fee set forth in \$ 1.17(a) will also be treated as a constructive petition for an extension of time in any concurrent reply requiring a petition for an extension of time under this paragraph for its timely submission." 37 C.F.R. § 1.136(a)(3). 37 C.F.R. 1.18 (issue fee at or before mailing of Notice of Allowance. pursuant to 37 C.F.R. 1.311(b))

NOTE: Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of a Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing the notice of allowance. 37 CFR 1.311(b).

NOTE: 37 CFR 1.28(b) requires "Notification of any change in status resulting in loss of entitlement to small entity status must be filed in the application . . . prior to paying, or at the time of paying, . . . the issue fee. . . . " From the wording of 37 CFR 1.28(b), (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity.

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Customer No. 4955

8	reasonable time, nor will the	e dollars or less will not be returned unless specifically requested within e payer be notified of such amounts; amounts over twenty-five dollars may equested, by credit to a deposit account." 37 C.F.R. § 1.26(a).
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(Application Transmittal [4-1]—page 10 of 11)

☐ Inco	rporation by reference of added pages
p s tf	check the following item if the application in this transmittal claims the benefit of rior U.S. application(s) (including an international application entering the U.S. tage as a continuation, divisional or C-I-P application) and complete and attach the ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED)
	Plus Added Pages for New Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed
	Number of pages added
	Plus Added Pages for Papers Referred to in Item 4 Above
	Number of pages added
	Plus added pages deleting names of inventor(s) named in prior application(s) who is/are no longer inventor(s) of the subject matter claimed in this application. Number of pages added
	Plus "Assignment Cover Letter Accompanying New Application"
	Number of pages added
☐ State	ment Where No Further Pages Added
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UNITED STATES PATENT APPLICATION

of

Richard A. Baker, Jr.

for

NETWORK ADDRESSING BASED ON PHYSICAL SITE LOCATION OF A NETWORK DEVICE

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NETWORK ADDRESSING BASED ON PHYSICAL SITE LOCATION OF A NETWORK DEVICE

5 Field of the Invention

The present invention relates generally to a method for communication among a plurality of devices in a communications network. In particular, it relates to establishing the address for each device.

Background of the Invention

A local area network system, such as the Ethernet, can be used for industrial control applications. Such a network system can be used to enable programmable controllers, host computers, control devices such as adjustable frequency drives, and other devices to communicate through the production areas of an industrial plant. The devices connected together in such a communication link are generally referred to as "nodes". Each node has a unique Media Access Control (MAC) address as an identifier of the node to allow messages from one node to be sent to another.

In an automation factory where a plurality of automation devices are used to perform a variety of intended functions, each automation device has a controller, such as a programmable logic controller (PLC), to communicate with a controlling workstation or the PLC of another automation device. Furthermore, the PLC includes a software program to control the automation device in performing the intended function. It is quite common that the automation devices are placed at physical site locations in accordance with their particular functions. Conventionally, each of the automation devices is identified by the MAC address (or an Internet Protocol (IP) address) given to the PLC of the automation device. The MAC address is a fixed address which is given to an Ethernet module of a PLC when it is manufactured or assigned by a user, and the MAC address is unrelated to the physical site location of the device. If the PLC at one location is replaced by another PLC, the device at that particular location will not operate until the new MAC address of the replacement PLC is associated with the old MAC address of the replaced PLC. This

addressing method is disadvantageous in a factory automation setting. If a problem develops with the device, maintenance must be performed by a professional who is skilled in networking management in order to associate the new MAC address with the old MAC address. This method is costly and can be time consuming.

It is, therefore, advantageous and desirable to provide a method and a network system wherein the need for the network management professional to be available for replacement of the factory device can be eliminated.

Summary of the Invention

One aspect of the present invention is a method of network addressing based on the physical site location of the network devices. The method includes the steps of identifying the physical site location of a network device and associating the physical site location to the device address so as to allow the device to communicate with other devices in the network.

Another aspect of the present invention is a network communications system having a plurality of devices, wherein one or more devices include means for identifying the physical location so that the physical location is used as an address of the device in order to allow the device to communicate with other devices in the communication system. Preferably, a software program is used to convert a map of physical locations of the devices into an address table required for routing messages to these devices.

Accordingly, a further aspect of the present invention is a device to be used in a network communications system wherein the device includes means for identifying its own physical location so that the physical location can be used as an address of the device in order to allow the device to communicate with other devices in the network communications system.

The present invention will become apparent upon reading the descriptions taken in conjunction with Figures 1-4.

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Brief Description of the Drawings

Figure 1 is a block diagram showing a network communications system.

Figure 2 is a block diagram showing a network device.

Figure 3 is a block diagram showing a network communications system wherein a plurality of network devices share one physical location.

Figure 4 is a block diagram showing a mapping method for relating a physical location to the address of a network device.

Detailed Description of the Invention

The network communications system of the present invention is shown in Figure 1. As shown, the communications system 10 includes a plurality of network devices 101-105. Each of the network devices 101-105 is placed at one of the different physical locations 201-205, connected by a communication link 20. As shown in Figure 2, each device has a controller such as a programmable logic controller (PLC) 116 for controlling the device in carrying out the intended function thereof. Preferably, the communications system 10 is a modified local area network (LAN) wherein the address of each device to be used for communication purposes is associated with the physical site location of the device, rather than a Media Access Control (MAC) or an Internet Protocol (IP) address that is usually given to a PLC or to an input device of a PLC system. The network communications system can be any wired or wireless network that uses electrical signals, optical signals or other form of message signals to convey messages between devices in the system. The network communications system can also include one or more wide area networks (WANs). One of the network devices 101-105 may be a workstation or a master module to oversee the overall operations of the network communications system.

Figure 2 shows the components in a typical network device 100, representative of the network devices 101-105 shown in Figure 1. As shown in Figure 2, the network device 100 includes an I/O interface 122 for exchange signals or data with a machine or a monitoring apparatus; a network interface 112 to exchange signals or data with other

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network devices in a network communications system; a physical site locator 114 residing inside or outside the network interface 112 to identify the physical location of the network device 100; and a programmable logic PLC 116 to control the machine or monitoring apparatus to which the network device 100 is connected using an application program 120 stored in a memory unit 118. These components can communicate with each other and other network devices 100 through a bus in the backplane 124.

In a factory automation system where a variety of automation machines are organized into a network communications system, and each automation machine is controlled by a network device 100, each machine may have a particular function to perform. For example, one machine may perform a metal stamping function while another performs metal surface polishing in an assembly line environment. Thus, the network device 100 connected to each automation machine includes an application program 120 to control the machine. In order for the machine to carry out the intended function in a timely manner, the network device 100 must have the ability to communicate with other network devices in the system.

It should be noted that, in some applications, the machines connected to a network are required to perform different functions. But in other applications, all machines can be used to perform the same function. For example, in a pipeline where batches of refined petroleum products are transported within a transport pipe from one state to another, a number of instruments are used at different locations along the pipeline to monitor the flow rate, fluid pressure and the content of the passing batch. Thus, all the monitoring instruments and the application program therefor can be identical. The only difference is the location of the monitoring instruments. In this type of the application, it is especially advantageous to use the physical site location as the address of each monitoring instrument.

In general, when the automation factory is designed, the industrial engineer works off of a floor plan. The floor plan is refined to an individual machine and to the physical site location of the machine. This physical location becomes the identifier of the unit or the address of the network device in the communications system. Once the automation machines are installed according to the floor plan, a software program is used to tie the

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location on the floor plan to the location of the automation machine as identified by the physical site locator 114 of the network device 100 to which the automation machine is connected. Because the physical site locator 114 only recognizes the location of the machine and not the function of the machine, the network device 100 connected to one machine can be identical to the network device 100 connected to another machine. Thus, all network devices 101-105 as shown in Figure 1 can be identical. Once identified, all control or application programs and configuration information needed for an automation machine placed at a particular location to perform an assigned function can be downloaded from a master module, for example, to the PLC 116 of the network device 100.

Preferably, a mapping software program is used to convert a map of the physical site locations of the network devices into one or more address tables required to route messages to these network devices. With such a mapping software program, the physical locator of a network device functions like the MAC address of the device regarding the routing of messages in a network. The mapping software will be described in conjunction with Figure 4.

If a problem develops with a network device 100 on a certain automation machine, that network device 100 can be replaced with another network device 100. Likewise, if a problem develops with a certain automation machine, it can be replaced with another similar machine, with or without changing the network device 100. Once the replacement is completed, the programs and configuration information can be downloaded again according to the physical site location as identified by the physical site locator of the replacement network device. Because the physical location of the automation machine remains the same, the programs and configuration information downloaded to control the automation machine will always be the same. Replacing a machine with a similar machine or replacing a network device on a machine does not require the skill of a professional in the field of network management. Thus, the maintenance of an automation factory can be greatly simplified and can be carried out in a cost-effective fashion.

As an additional benefit of the present invention, the location information in a hard wired factory can be used as a safety check to assure that the program in the PLC is intended to be operated at the location of the machine. It is not uncommon where a user

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places the wrong PLC program into a PLC and the wrong PLC causes an unintended operation. By double-checking the physical location, most mistakes of this type can be eliminated.

The physical site locator 114 is known in the art. Personal locator technology, such as the Global Position System (GPS), a Time Difference Of Arrival (TDOA) device, or another Personal Locator System (PLS) can be used to identify the location of the network device 100 in which the physical site locator is included. However, each of these locator devices or systems has a location resolution beyond which the locator is unable to resolve. For example, a location resolution of 5 foot squared or better may be impractical in a factory automation setting where two or more machines are located closely together. In a different embodiment of the present invention as shown in Figure 3, one physical locator can be shared with a group of machines located in a small footprint. As shown in Figure 3, a network 10' comprises a group of network devices 101, 105, 106, 107 and 108, and a controlling workstation 119. While the devices 101 and 105 are separately positioned in physical locations 201 and 205, respectively, the devices 106-108 are located in the same physical location 206 to be associated with three machines. The shared physical locator is, for example, associated with one of the PLCs that controls the machines in the physical location 206. Thus, not all the network devices 106-108 have to use a physical site locator 114. However, the PLC 116 (see Figure 2) in each of the network devices 106-108 must have its own MAC address, IP address or another network address. When a PLC 116 is powered on, it learns its location from the shared physical locator and then transmits a message, providing both its MAC address and the shared physical location to the controlling workstation 109. A software program in the controlling workstation 109 would then translate this message in order to map the floor plan with the provided MAC addresses for the associated machines. As such, the controlling workstation 109 or another device can download an appropriate application program to the PLC, and the PLC would start with the application program intended for a network device in the shared location. It is possible that the message transmitted from a PLC 116 to the controlling workstation 109 is a Reverse Address Request Protocol (RARP) message.

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Whether each network device 100 is positioned in a different physical site location as shown in Figure 1, or a number of network devices 100 share a physical site location as shown in Figure 3, it is advantageous to link a map of the physical locations to one or more address tables for routing messages to or from the network devices. Such a mapping method is shown in Figure 4. As shown in Figure 4, a map 300 having six different physical locations is related to an address table 310 having six different network addresses. For example, physical location 1 is associated with network address 1, etc. Depending on the communications network, the network address can be a MAC address, an IP address or another address type. The mapping between the physical location and the network address can be carried out by a software program in the master module, for example.

The method, the network device and the network communications system, according to the present invention, can be applied to a variety of monitoring programs. For example, a utility company can use the network device associated with a power meter to remotely read out the power meter at any location without the need of identifying the power meter. The network device can be programmed to automatically convey information including its physical location and the meter reading to the utility company according to the stored instruction. Similarly, a pipeline company can monitor the flow of the feed-stock at desired locations and time intervals. A water company can monitor water usage for billing and leak detection. A mining company can use a plurality of network devices, which can be moved to different locations if desired, to report the status of air quality or water levels. Network devices can be installed along with various monitoring instruments at various locations in a building to read out local temperature, humidity, air quality, lighting condition, etc. The present invention can also be applied to home automation in a smaller scale. Again, if a problem develops with a network device, any unskilled personnel can replace the network device.

Thus, the present invention has been described with respect to the preferred embodiments thereof. It will be understood by those skilled in the art that numerous changes and deviations in the form and detail thereof may be made without departing from the spirit and scope of the present invention. For example, the network communications system as depicted in Figure 1 can be replaced by a wireless network, or a network with a

plurality of gateways and bridges. Similarly, the device as depicted in Figure 2 can be modified to include more components or to reduce the number of components. However, these variations do not depart from the scope of the present invention wherein network addressing is based, partly or completely, on the physical site location of the devices in the network.

- 1. A method of communicating with a device in a network communications system wherein the device is positioned at a physical location, said method comprising the step of identifying the physical location of the device so that the physical location can be used as an address of the device in the network communications system.
- 2. The method of claim 1, wherein the address of the device is a MAC address.
- 10 3. The method of claim 1, wherein the address of the device is an IP address.
 - 4. The method of claim 1, further comprising the step of transmitting from the device the physical location and the address thereof to a controlling station so as to allow the controlling station to associate the physical location to the address for conveying signals to the device.
 - 5. The method of claim 4, wherein the device has an intended function controlled by a software program, said method further comprising the step of loading the software program from the controlling station to the device after the physical location of the device is identified.
 - 6. A method of communicating with a plurality of devices in a network communications system wherein each device is positioned at a physical location, said method comprising the step of converting a map of the physical locations of the devices into one or more address tables, each table including a plurality of network addresses for routing messages to the devices.
 - 7. The method of claim 6, wherein a controlling station is used to associate the physical location to the network address of the respective device.

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- 8. The method of claim 7, wherein each device comprises:
- a programmable logic controller having a network address assigned thereto to communicate with the controlling station; and
 - a physical site locator to identify the physical location of the respective device.
- 9. The method of claim 7, wherein each device comprises:
- an I/O device of a programmable logic controller system having a network address assigned thereto to communicate with the controlling station; and
 - a physical site locator to identify the physical location of the respective device.
- 10. The method of claim 6, wherein a software program is used to convert the map of the physical locations into the address tables.
- 11. A network communications system comprising a plurality of devices positioned at a plurality of physical locations, said system comprising means for identifying the physical locations of the devices so that each of the physical locations can be used as an address of a respective device in order to allow the devices to communicate with each other in the network communications system.
- 12. The network communications system of claim 11, further comprising means for converting a map of the physical locations into one or more address tables in order to route messages to the devices.
- 13. The network communications system of claim 11, further comprising a controlling station to receive messages containing the physical locations and associate the physical locations to the addresses of the devices.
- 14. The network communications system of claim 11, further comprising a local area network (LAN).

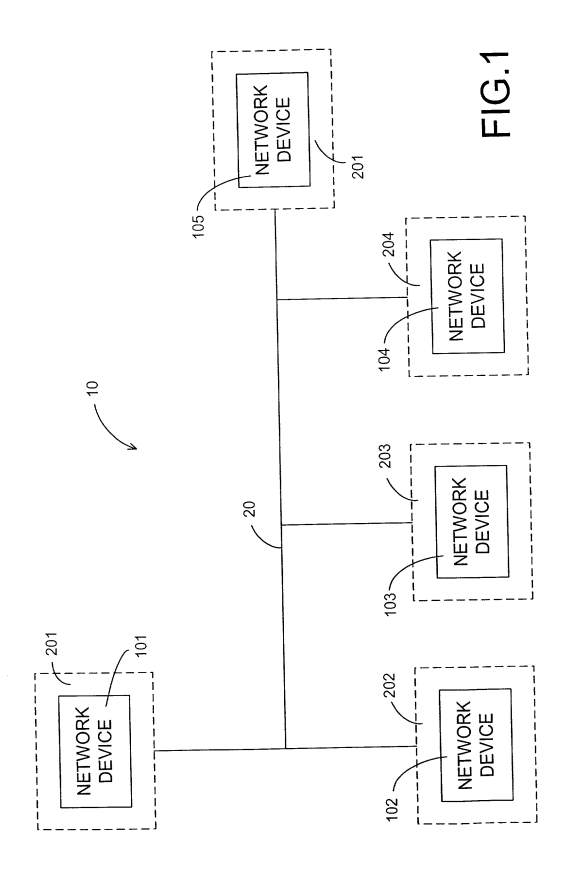
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- 15. The network communications system of claim 11, further comprising a wide area network (WAN).
- 16. The network communications system of claim 11, further comprising a wireless access communications system.
 - 17. The network communications system of claim 11, wherein each device has a unique physical location.
 - 18. The network communications system of claim 11, wherein a plurality of devices share one of the physical locations.
 - 19. The network communications system of claim 18, wherein each device has a MAC address and means for transmitting the MAC address and the shared physical location in a RARP message to a controlling station in order to establish the address of the device in the network communications system.
 - 20. The network communications system of claim 18, wherein each device has an IP address and means for transmitting the IP address and the shared physical location in a RARP message to a controlling station in order to establish the address of the device in the network communications system.
 - 21. A device located at a physical site in a network communications system comprising means for identifying the physical site location so that the physical site location can be used as an address for communicating with other devices in the communication system.
 - 22. The device of claim 21, wherein the identifying means comprises a GPS site locator.
- 30 23. The device of claim 21, wherein the identifying means comprises a TDOA device.

- 24. The device of claim 21, further comprising means for storing a program in order to carry out an intended function.
- 25. The device of claim 21, wherein the network communications system is used to perform a plurality of tasks, said device further comprising means to convey signals to an apparatus connected to the device for performing a task.
 - 26. The device of claim 25, wherein the network communications system comprises a controlling station to oversee the tasks and wherein the signal conveying means comprises a programmable logic controller to communicate with the controlling station.
 - 27. The device of claim 25, further comprising means for storing a software program to carry out the task to be performed by the apparatus.

Abstract of the Disclosure

A method of network addressing based on the physical location of the devices in a network communications system. Accordingly, each the devices in the network communications system is equipped with a physical site locator to identify the physical location of the device so that the physical location can be used as an address to allow the device to communicate with other devices in the network. Preferably, a mapping method is used to convert a map of physical locations to one or more address tables so as to allow a controlling station to route messages to and from the devices based on the physical locations. In a network where each network device has an intended function controlled by an application program, it is preferable that the application program is loaded onto the device after the physical location of the device is identified.



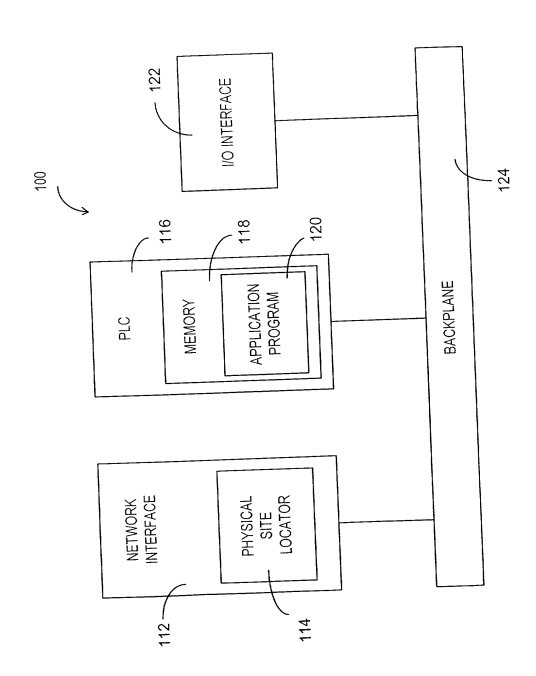
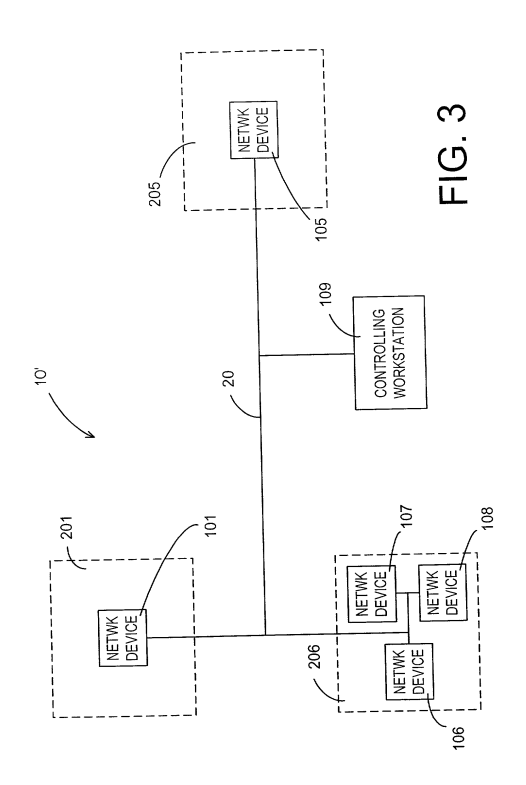


FIG. 2



ADDRESS 2	ADDRESS 4	ADDRESS 6	
ADDRESS 1	ADDRESS 3	ADDRESS 5	310
PHYSICAL LOCATION 2	PHYSICAL LOCATION 4	PHYSICAL LOCATION 6	
PHYSICAL LOCATION 1	PHYSICAL LOCATION 3	PHYSICAL LOCATION 5	300

FIG. 4

As a below-named inventor, I hereby declare that:

- (1) My residence, post office address and citizenship are as stated below next to my name.
- (2) The below-named inventor(s) is/are the original, first inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled "NETWORK ADDRESSING BASED ON PHYSICAL SITE LOCATION OF A NETWORK DEVICE" Attorney Docket No. SAA-36, the specification of which:

_X is	s attached hereto.							
	was filed on	as Application Serial No	·					
(3) I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.								
	(4) I acknowledge the duty to disclose all information known to me to be material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, §1.56.							
foreign application	(5) I hereby claim foreign priority benefits under Title 35, United States Code, § 119 of any foreign application(s) for patent or inventor certificate listed below and have also identified below any foreign application for patent or inventor certificate having a filing date before that of the application on which priority is claimed:							
	PRIOR 1	FOREIGN APPLICATION(S)						
			Priority <u>Claimed</u>					
(Number)	(Country)	(Day/Month/Year Filed)	Yes or No					
			Priority <u>Claimed</u>					
(Number)	(Country)	(Day/Month/Year Filed)	Yes or No					
application(s) list disclosed in the p United States Co Code of Federal	ted below and, insofar as the prior United States applicated de § 112, I acknowledge the Regulations, § 1.56(a), res	r Title 35, United States Code, § ne subject matter of each of the cion in the manner provided by the duty to disclose material information events which occurred be atternational filing date of this appropriate the control of the c	laims of this application is not the first paragraph of Title 35, mation as defined in Title 37, tween the filing date of the					
(Applica	ation Serial No.)	(Filing Date)	(Status)					
(Applica	ation Serial No.)	(Filing Date)	(Status)					

Post Office Address:

(7) I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:
Larry I. Golden, Registration No. 29,068 Michael J. Femal, Registration No. 27,784 David R. Stacey, Registration No. 33,794 Kareem M. Irfan, Registration No. 32,326 Larry T. Shrout, Registration No. 35,357 Direct all telephone calls to: Michael J. Femal at 847/925-3452
Address all correspondence to: Larry I. Golden, Square D Company, 1415 South Roselle Road, Palatine, IL 60067.
(8) I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are delivered to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.
Inventor's Full Name: Richard A. BAKER, JR.
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